

## Epstein Drangel LLP

60 East 42nd Street, Suite 2520, New York, NY 10165 T: 212.292.5390 • E: mail@ipcounselors.com www.ipcounselors.com

February 23, 2022

## **VIA E-MAIL**

Hon. Ronnie Abrams United States District Judge Thurgood Marshall United States Courthouse 400 Foley Square New York, New York 10007

Re: Mattel, Inc. v. Guangzhou Huaweimian Clothing Co., Ltd. d/b/a

www.barbiedollhouse.shop, et al.

Case No. 22-cv-963 (RA)

**Status Letter** 

Dear Judge Abrams,

We represent Plaintiff Mattel, Inc. ("Plaintiff"), in the above-referenced matter (the "Action"). On February 3, 2022, Plaintiff filed this Action and its Application under seal. On February 11, 2022, the Court granted Plaintiff's Application and entered the Temporary Restraining Order ("TRO"). In accordance with the directives of Section VII(B) of the TRO, Plaintiff respectfully submits the instant status letter.

On February 11, 2022, Plaintiff's counsel served the TRO on the Third Party Service Providers and Financial Institutions via electronic mail, and on February 14, 2022, the TRO was sent out for regular service on the Third Party Service Providers and Financial Institutions.<sup>2</sup> Thereafter, on February 18, 2022, pursuant to the methods of alternative service authorized by the TRO, Plaintiff served the Summons, Complaint, TRO and all papers filed in support of Plaintiff's Application on six (6) of (altitude53830044@gmail.com, Defendants' email addresses saydafinlason07@gmail.com,<sup>3</sup> eaajia@163.com, oku125441@163.com, dawang65852@163.com and maroborr@163.com), Plaintiff Defendants' remaining unable email addresses was serve six (6) (barbiedollhouse.service@gmail.com, barbietoy.service@gmail.com, barbietov-

<sup>&</sup>lt;sup>1</sup> Where a defined term is referenced herein but not defined, it should be understood as it is defined in the Glossary in Plaintiff's Complaint or Application.

<sup>&</sup>lt;sup>2</sup> To date, Plaintiff's counsel received an Affidavit of Service indicating that Third Party Service Provider NameSilo was successfully served on February 22, 2022, however, to date, Plaintiff's counsel has not received Affidavits of Service for the remaining Third Party Service Providers and Financial Institutions. Each of the Third Party Service Providers and Financial Institutions, however, responded to Plaintiff's counsel's email service.

<sup>&</sup>lt;sup>3</sup> The first two email addresses, <u>altitude53830044@gmail.com</u> and <u>saydafinlason07@gmail.com</u> were not included in Plaintiff's Application or the TRO as Plainitff's counsel recently received these email addresses from the third parties in response to the expedited discovery ordered in the TRO.

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<u>usa.service@gmail.com</u>, <u>barbieusa.service@gmail.com</u>, <u>customerservice660233@gmail.com</u> and <u>ssjvdxdrlbhmggqwdflez@hotmail.com</u>).

To date, all of the Third Party Service Providers and Financial Institutions have complied with the directives of the TRO. Moreover, despite the fact that Plaintiff successfully served the pleadings and TRO on several of Defendants' email addresses, Defendants have not contacted Plaintiff's counsel, filed an Answer or otherwise indicated any intention of appearing in this matter whatsoever. Accordingly, Plaintiff respectfully requests that this matter be unsealed. Plaintiff has included a Proposed Unsealing Order herewith.

We thank the Court for its time and attention to this matter.

Plaintiff's application to unseal this matter is granted.

The Records Management Department is respectfully directed to upload all documents filed under seal to the public docket.

SO ORDERED.

Hon. Ronnie Abrams

03/01/22

Respectfully submitted,

## EPSTEIN DRANGEL LLP

BY: \_/s/ Danielle S. Futterman
Danielle S. Futterman (DY 4228)
dfutterman@ipcounselors.com
60 East 42nd Street, Suite 2520
New York, NY 10165
Telephone: (212) 292-5390

Facsimile: (212) 292-5391 Attorneys for Plaintiff